UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

	Manuel Ramirez		Case Number:	09-6260M		
and was repre				vas held on June 5, 2009. Defendant was presen he defendant is a flight risk and order the detentior		
I final bura mas	n an damana a af tha a side a a s	FINDINGS	OF FACT			
	ponderance of the evidence t					
	The defendant is not a citizen of the United States or lawfully admitted for permanent residence.					
	The defendant, at the time of the charged offense, was in the United States illegally.					
	If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Customs Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been deported or otherwise removed.					
	The defendant has no sign	ificant contacts in the	United States or	r in the District of Arizona.		
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance.					
	The defendant has a prior of	criminal history.		ted for permanent residence. d States illegally. by the Bureau of Immigration and Customs and the defendant has previously been deported the District of Arizona. //she might make a bond reasonably calculated in a simple of the might make a bond reasonably calculated in a simple of the Court in the United States and has ing from law enforcement. rs imprisonment. ices Agency which were reviewed by the Court in appearance of the defendant as required. DN r designated representative for confinement in ing sentences or being held in custody pending ation with defense counsel. On order of a court harge of the corrections facility shall deliver the stion with a court proceeding. SE ne District Court, it is counsel's responsibility to eday prior to the hearing set before the District ed, it is counsel's responsibility to interview and		
	The defendant lives/works	in Mexico.				
	The defendant is an amne substantial family ties to Mo		no substantial	ties in Arizona or in the United States and has		
	There is a record of prior fa	ailure to appear in cou	rt as ordered.			
	The defendant attempted to	o evade law enforcem	ent contact by fl	leeing from law enforcement.		
	The defendant is facing a r	maximum of	у	years imprisonment.		
The C at the time of	ourt incorporates by reference the hearing in this matter, exc	e the material findings cept as noted in the re CONCLUSIO	cord.	ervices Agency which were reviewed by the Cour		
1. 2.	There is a serious risk that No condition or combinatio		asonably assure	the appearance of the defendant as required.		
a corrections f appeal. The d of the United S defendant to t	acility separate, to the extent plefendant shall be afforded a re States or on request of an atto he United States Marshal for	practicable, from person easonable opportunity rney for the Governme the purpose of an app APPEALS AND THIR	ns awaiting or se for private cons ent, the person in earance in conr D PARTY RELI	wher designated representative for confinement in erving sentences or being held in custody pending sultation with defense counsel. On order of a cour in charge of the corrections facility shall deliver the nection with a court proceeding. EASE		
IT IS (deliver a copy Court.	ORDERED that should an app	peal of this detention o	rder be filed with	h the District Court, it is counsel's responsibility to one day prior to the hearing set before the Distric		
IT IS F Services suffice	FURTHER ORDERED that if a ciently in advance of the hear potential third party custodia	ring before the District	ty is to be consid t Court to allow	dered, it is counsel's responsibility to notify Pretria Pretrial Services an opportunity to interview and		
DAT	ED this 8 th day of June	e, 2009.				
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			7			
		10				
			l K. Duncan s Magistrate J	Judge		